

6:21-cv-3264

Dear Clerk of the court,

I'd like to submit this new complaint to the court to change the course of the current events,

I'm currently filing this complaint in regards to case # 4:2020-cv-00640, which I submitted to the federal courts. However I'd like to point out to the court's this case is not to be taken lightly for it is interlinking between multiple complaint's addressed to the court's & it's agencies that are associated, yet not limited just too,

thus I am requesting a privat & or better known as a silent trial as defined by case law,

[Richmond News paper's, inc. v. Virginia, 448 U.S. 555 (1980)]

ON August 12th 2020 I entered case NO# 4:2020-cv-00640 in regards to unfair & malishes inhuman treatment targeted against me, however I attempted to share my knowledge in the law to bring equity under the right's permitted & protected by the united states constitution & the declaration of independence, As is stated;

"All men are created equal".

• Thus since I've shared legal content's + other in depth contents above others understanding on my Twitter account Mason Garrett or (@MasonGarrett75204655), along with my Facebook account's connected to masongarrett36@gmail.com + mason.garrett11@gmail.com it is by proximate cause as defined in case ~~of~~ PATISSIER V. Long Island Railroad Co. 248 N.Y. 339 162 N.E. 99 (1928) which explains;

That the acts of someone doing something their not supposed too, or, if someone isn't doing something their supposed too, which effects you negatively, then they are responsible by a proxy for the negligence to act prior to the cause & effect,

• Such as by releasing all this legal content I was making others dependent on myself as the source of the contents,

which is now a conflict of interest in the presentation of what I was attempting to achieve,

Thus bringing me to the conclusory based on the evidentiary exhibits presented on my social media pages, (As stated above) That any one who has used the legal content's I brought forth + presented it in a legal + my legal argument without the Attorney of record's consent (myself) That it is an infringement on case NO. 4:2020-cv-00640,

by the unauthorized use of copyrighted or patented material & all the content's presented on my social media pages are also linked into my pro-se legal exhibits & complaints to the federal court's & associated agencies.

Thus making everything presented on my social media pages are patented by legal litigation,

which is defined to engage in lawsuits or legal maneuvers esp. to an excessive degree.

Further more making this relevant evidence in the content's of proving or disproving the issue of fact that I'm presenting,
as in primarily case No. 4:2020-cv-00640,

for which I am the sole delegate attorney of record as a pro-se representative, that isn't bound by any contract of another & further more supported by the federal court rule's which directs certain requirements in changing the representation of whom is the attorney of record (my self),

(1) of these requirements is that the current representing attorney of record (being myself in this case) must be present in person to the court's & sign the document's in front of the clerk of the court,

(However I did not do this, but it does bring up relevant evidence of occurring events at around that time)

(1) during my time transporting mitchell Garrett back & forth to work staying in the motel's he stated, & I quote,
That I (mitchell Garrett) signed over representation to another & the federal courts allowed me (mitchell Garrett),
"without my consent" → moscon's

(2) Alex Clevenger stated & I quote,
That I (Alex Clevenger) am a reptile.

she also stated that & I quote,

I (Alex Clevenger) sold your case,

she then went on & spoke about ~~guccie~~ man,
whom if I'm not mistaken was at one point known &
linked in supporting donald Trump,

This would be a conflict of ~~interest~~ interest in the litigation
to what ZVC presented in multiple legal complaints entered into
the courts. (to later be found fact)

(3) mitchelle Garrett would wake me up in my sleep by
throwing a lighter at my face saying I was associating with
the enemy. he was speaking about God & the spiritual
being's who were sent to protect me, (note) Trump stated
The enemy is invincible,

(4) Leading circumstances that brought up August 10th 2020
& the emotional distress that followed as well as reaching
out to the military personnel & other federal & legal
agencies.

(5) Alex Clevenger's room note is Gary Johnson & the Alleged Plaintiff in case no. 1516-CV-07365 under Div. 60 is no other than Gregory Johnson,

"Now tell me that's not a conflict of interest."

Thus going back to the,

[Establishment of a white house faith & opportunity initiative]

That I brought forth in case no. 21-0386-CV-W-BP-P,

These acts I bring forth repetitively to the Courts are not frivolous, yet an attempt to address malice & prejudice Act's against me for challenging the treason we've grown accustomed too. As stated in the declaration of independence, experience hath shown, that Mankind are more disposed to suffer, while evils are sufferable, than to right them self's by abolishing the form's to which they are accustomed.

* Yet I tried to ever come my issues & bring forth my claim's to the Courts Repetitively & well repetitively I've been denied any form of retribution, except harassment until I fell victim to my own temptation, to which you've fallen me into.

Attorney of record

Mason Shultz - (pro-se)